

ing from any chronic ailments brought on by faulty elimination. * * * have been found of great benefit in the treatment of the following diseases and conditions: Chronic Constipation; Bright's Disease; Indigestion; Dyspepsia; Chronic Gall Bladder Disturbances; Pyelitis; Cystitis; Gout; Nervous Indigestion; Diabetes; as a laxative during Pregnancy and other disorders of the genito-urinary tract where flushing or elimination is desired. * * * found beneficial in treating the following ailments: * * * helps to neutralize the acids commonly formed in the body during metabolism. For the same reason it has been of benefit in treating gout, pyelitis, bladder diseases, neuritis, yellow jaundice, nervous dyspepsia, gastritis and various forms of indigestion. High Blood Pressure is benefited by the elimination power of the water. In Bright's Disease, kidney and bladder infections, * * * and removes a part of the poison through the intestinal canal, which helps to restore the kidneys to normal. * * * it helps to remove any pus present in the kidneys. Drinking a sufficient quantity of water is essential, for the maintenance of health, and the consistent drinking of Wonder Crystal Mineral Water is very likely to be of great benefit in restoring health."

On August 28, 1933, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

M. L. WILSON, *Acting Secretary of Agriculture.*

21238. Misbranding of Sip O. U. S. v. 34 Bottles of Sip O. Default decree of condemnation, forfeiture, and destruction. (F. & D. no. 30651. Sample no. 22166-A.)

Examination of the drug preparation Sip O disclosed that it contained no ingredient or combination of ingredients capable of producing certain curative and therapeutic effects claimed in the labeling.

On June 22, 1933, the United States attorney for the District of Minnesota, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 34 bottles of Sip O at Minneapolis, Minn., alleging that the article had been shipped in interstate commerce, on or about January 6, 1933, by the McCabe Drug Co., from Fargo N. Dak., and charging misbranding in violation of the Food and Drugs Act as amended.

Analysis of a sample of the article by this Department showed that it consisted essentially of extracts of plant drugs, menthol, tar, chloroform, sugar, and water.

It was alleged in the libel that the article was misbranded in that the following statements appearing in the labeling, regarding the curative and therapeutic effects of the article, were false and fraudulent: "For coughs * * * a valuable remedy for coughs * * * bronchitis, bronchial asthma * * * whooping cough, sore throat, catarrh, fever * * * hoarseness."

On August 31, 1933, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

M. L. WILSON, *Acting Secretary of Agriculture.*

21239. Misbranding of Sauer's Nerve and Bone Oil. U. S. v. 118 Packages of Sauer's Nerve and Bone Oil. Default decree of condemnation, forfeiture, and destruction. (F. & D. no. 30653. Sample no. 40143-A.)

Examination of the drug preparation, Sauer's Nerve and Bone Oil, disclosed that it contained no ingredients or combination of ingredients capable of producing certain curative and therapeutic effects claimed in the labeling.

On June 22, 1933, the United States attorney for the Western District of Pennsylvania, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 118 packages of Sauer's Nerve and Bone Oil at Pittsburgh, Pa., alleging that the article had been shipped in interstate commerce on or about May 10, 1933, by the C. F. Sauer Co., from Richmond, Va., and charging misbranding in violation of the Food and Drugs Act as amended.

Analysis of a sample of the article by this Department showed that it consisted essentially of volatile oils including methyl salicylate, camphor, camphor oil, menthol, and eucalyptol, colored green.

It was alleged in the libel that the article was misbranded in that the following statements appearing in the labeling, regarding the curative and therapeutic effects of the article, were false and fraudulent: (Wrapper) "Nerve

and Bone Oil For Pain * * * Recommended specially for Rheumatism, * * * Swellings, * * * Pains and Weakness in the Back, Toothache, * * * and in fact every disease, requiring an External application on man or beast. * * * affected parts * * * in severe cases"; (bottle) "Nerve and Bone Oil for Pain * * * Recommended for Rheumatism, Contracted Muscles, Pain in the Breast, Side or Back, Pains and Stiffness in the Joints, * * * Frosted Feet, Hard Swellings, and Tumors. * * * Toothache, Throat Complaints of all kinds, etc."; (circular) "Nerve and Bone Oil * * * Nerve and Bone Oil Recommended for Rheumatism, Contracted Muscles, Pain in the Breast, Side or Back, Pains and Stiffness in the joints, * * * Frosted feet, Hard Swellings and Tumors, * * * Toothache, Throat Complaints of all kinds, Etc. * * * Effective * * * it relieves any ordinary pain. It has been used successfully for the most painful and complicated cases where by external application the trouble can be reached. Directions: For Rheumatism, Stiff and Weak Joints * * * the painful parts * * * Nerve and Bone Oil * * * It tends to * * * relieve the parts giving the pain. * * * Nerve and Bone Oil In cases of severe Headache * * * where the pain is most severe. * * * relieving the pain. * * * Rheumatism, * * * Swelling, * * * Sore Throat, Frost Bites, Lameness, Pain in the Back * * * For Toothache * * * Nerve and Bone Oil."

On August 1, 1933, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

M. L. WILSON, *Acting Secretary of Agriculture.*

21240. Misbranding of Hinkaps. U. S. v. 9 Boxes of Hinkaps. Default decree of forfeiture and destruction. (F. & D. no. 30103. Sample no. 34271-A.)

Examination of the drug preparation Hinkaps disclosed that it contained no ingredient or combination of ingredients capable of producing certain curative and therapeutic effects claimed in the labeling.

On April 19, 1933, the United States attorney for the Eastern District of Illinois, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of nine boxes of Hinkaps at Cairo, Ill., alleging that the article had been shipped in interstate commerce on or about November 16, 1932, by the Hinkle Capsule Co., Inc., from Mayfield, Ky., and charging misbranding in violation of the Food and Drugs Act as amended.

Analysis of a sample of the article by this Department showed that it consisted essentially of powdered cubeb and santal oil with small proportions of iron, calcium, magnesium, sodium, and potassium compounds.

It was alleged in the libel that the article was misbranded in that the following statements appearing in the labeling, regarding the curative and therapeutic effects of the article, were false and fraudulent: (Sticker label) "Kidney and Bladder"; (folder) "How nature warns against danger by getting you up at nights. * * * Why nature gets you up at nights. Frequent getting up at night is Nature's way of warning you that you have weak kidneys or bladder or both. Nature takes this way of telling you that action must be taken to strengthen these organs before some dire disease such as diabetes, Bright's Disease or any of the many other serious renal ailments afflicts you. By taking prompt action, these terrible diseases can be avoided, as they usually strike when a weak condition exists. Hinkaps promote and maintain a sanitary condition of these organs and assist Nature in restoring normal action by making the kidneys and bladder sound and healthy, able to resist disease. How To Get The Best Results * * * For Healthy Kidneys and Bladder—Take Hinkaps."

On July 6, 1933, no claimant having appeared for the property, judgment of forfeiture was entered and it was ordered by the court that the product be destroyed by the United States marshal.

M. L. WILSON, *Acting Secretary of Agriculture.*

21241. Misbranding of Medicinal Condition Powder. U. S. v. 9 1/3 Dozen Packages of Medicinal Condition Powder. Default decree of condemnation, forfeiture, and destruction. (F. & D. no. 30569. Sample no. 28168-A.)

Examination of the drug preparation, Medicinal Condition Powder, disclosed that it contained no ingredient or combination of ingredients capable of producing certain curative and therapeutic effects claimed in the labeling.